UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF WISCONSIN

In re: Kristin M. Harrold aka

Kristin Karski-Harrold fka

Kristin Marie Karski

Case No. 14-34741-beh

Chapter 13

Debtor.

NOTICE OF MOTION FOR RELIEF FROM AND A MODIFICATION OF THE AUTOMATIC STAY

The City of Milwaukee Water Works ("City"), by its attorneys, Grant F. Langley, City

Attorney, by Kevin P. Sullivan, Assistant City Attorney, has filed with the Court requesting an

order be issued granting the City relief from and a modification of the automatic stay imposed by

sec. 362(a) of the Bankruptcy Code on the grounds and for the purposes set forth in the Motion

attached hereto.

Your rights may be affected. You should read these papers carefully and discuss

them with your attorney, if you have one in this bankruptcy case. (If you do not have an

attorney, you may wish to consult one.)

If you do not want the Court to enter an order granting the City of Milwaukee a

modification of the automatic stay imposed by sec. 362(a) of the Bankruptcy Code on the

grounds and for the purpose set forth in the motion attached hereto or if you want the Court to

consider your views on the motion, then within fourteen (14) days of the date of this notice, you

or your attorney must send a written objection and a request for a hearing to the Court, at the

following address:

Clerk, U.S. Bankruptcy Court Eastern District of Wisconsin

U.S. Courthouse, Room 126

517 East Wisconsin Avenue Milwaukee, WI 53202-4581

Such objection should briefly state the grounds for your objection.

If you mail your objection and request for a hearing to the Court for filing, you must mail it early enough so the Court will receive it on or before the date stated above.

You must also mail a copy to:

Attorney Kevin P. Sullivan Assistant City Attorney 200 East Wells Street, Suite 800 Milwaukee, WI 53202

Additionally, you must attend the hearing on this matter, if any, that will be held at a date and time to be determined by the Court, notice of which will be sent to you.

If you or your attorney do not take these steps, the Court may determine that you do not oppose the relief sought in the attached motion and may enter an order granting that relief.

Dated at Milwaukee, Wisconsin this 1st day of September, 2017.

GRANT F. LANGLEY City Attorney

/s/KEVIN P. SULLIVAN Assistant City Attorney State Bar No. 1005718 Attorneys for City of Milwaukee

Drafted by: Kevin P. Sullivan Assistant City Attorney 200 East Wells Street, Suite 800 Milwaukee, WI 53202 414-286-2601 ksulli@milwaukee.gov UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF WISCONSIN

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MOTION FOR RELIEF FROM AND A MODIFICATION

OF THE AUTOMATIC STAY

The City of Milwaukee Water Works ("City"), by its attorneys, Grant F. Langley, City

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Attorney, by Kevin P. Sullivan, Assistant City Attorney, moves the Court for an order granting a

modification of the automatic stay imposed by sec. 362(a) of the Bankruptcy Code, to permit the

City to utilize the statutory provisions contained in Wis. Stat. Sec. 66.0809 to seek collection of

post-petition, delinquent obligations for municipal services in respect of property owned and/or

occupied by the debtor. In support of such motion, the City alleges and shows to the Court as

follows:

1. Debtor filed her bankruptcy petition in this case on December 15, 2014.

2. Subsequent to the date of the bankruptcy filing, the City has provided water,

sewer and other municipal services ("Services") to 3426 S Nevada Street in Milwaukee,

Wisconsin (the "Property"), which is owned and/or occupied by debtor.

3. As of the date hereof, the total billed and unpaid, delinquent amount owed City in

respect of the post-petition Services provided the Property is \$1,529.01. This post-petition

obligation is due and payable in full immediately and debtor has refused City's demand to pay

same.

4. Wis. Stat. § 66.0809(3) authorizes a Wisconsin municipal utility, such as the City

of Milwaukee Water Works, to collect unpaid charges each year utilizing a process by which

"the arrears and penalty will be levied as a tax against the lot or parcel of real estate to which

utility service was furnished and for which payment is delinquent."

5. To the extent the Property constitutes property of the bankruptcy estate, City

petitions this court to modify the automatic stay in order to permit utilization of City's statutory

rights under Wis. Stat. § 66.0809(3).

6. Should the automatic stay be so modified, pursuant to Wis. Stat. Sec 66.0809(3),

the unpaid and delinquent amounts due for post-petition Services will be added to the 2017 real

estate tax bill for the Property.

WHEREFORE, the City requests that the automatic stay be modified with respect to the

Property pursuant to § 362(d) of the Bankruptcy Code to permit City to utilize the statutory

provisions of Wis. Stat. § 66.0809(3) to seek collection of unpaid, post-petition obligations of

debtor for the Services provided the Property.

Dated and signed at Milwaukee, Wisconsin this 1st day of September, 2017.

GRANT F. LANGLEY

City Attorney

/s/ KEVIN P. SULLIVAN

Assistant City Attorney

State Bar No. 1005718

Attorneys for City of Milwaukee

Drafted by: Kevin P. Sullivan Assistant City Attorney 200 East Wells Street, Suite 800 Milwaukee, WI 53202 414-286-2601

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1048-2017-1559:

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In re: Kristin M. Harrold aka Kristin Karski-Harroldfka Kristin Marie Karski

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CERTIFICATE OF SERVICE

I hereby certify that on September 1, 2017, I served via U.S. mail the City of Milwaukee's Notice of Motion and Motion for Relief from and a Modification of the Automatic

Stay, addressed to:

Kristin M. Harrold aka Kristin Karski-Harrold Kristin Marie Karski 3426 S Nevada Street Milwaukee, WI 53207 James L. Miller Miller & Miller, LLC 633 W Wisconsin Avenue #500 Milwaukee, WI 53203

Scott Lieske Chapter 13 Trustee PO Box 510920 Milwaukee, WI 53203

/s/ KEVIN P. SULLIVAN
Assistant City Attorney
Attorney for the City of Milwaukee

Drafted by: Kevin P. Sullivan Assistant City Attorney 200 East Wells Street, Suite 800 Milwaukee, WI 53202 414-286-2601 ksulli@milwaukee.gov

1048-2017-1559: